

BRANCH BANKING AND TRUST COMPAN

GREENVILLE, NORTH CAROLINA 27834

RECORDATION NO. Filed 1425

DEC 1 5 1980 - 11 30 AM

INTERSTATE COMMERCE COMMISSION

December 8, 1980

No. 0-350A023.

Date DEC 16 1980

Fee \$ 50.00

ICC Washington, D. C.

The Honorable Gordon Homme Interstate Commerce Commission Twelfth and Constitution Avenue, N.W. Washington, D. C. 20423

> Subject: Dr. Leonard E. Masters 304 King George Road Greenville, North Carolina 27834

Dear Mr. Homme:

Branch Banking and Trust Company has extended a \$40,000 loan to Dr. Leonard E. Masters, 304 King George Road, Greenville, North Carolina, for the purpose of purchasing (1) covered hopper railcar. The description of the railcar is as follows:

(1) covered hopper railcar - RRRX-1204

This car is managed by Rex Leasing, Inc. and is leased in New York state. Please perfect the recordation of our lien on the railcar by using the two (2) enclosed Security Agreements and our \$50 check.

We ask that you call me collect at (919) 752-6889, if there are any questions. Thank you for your assistance in this matter.

Very truly yours,

Carl E. Brown, Jr.

Assistant Vice President

City Executive

CEBjr:mm

Enclosures

DOCKET FILES

## DEC 15 1980-11 30 AMSECURITY AGREEMENT-CHATTELS

(FOR USE WITH SEPARATE NOTE)

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Leonard	E. Mas	ters,			······	, and	Linda	D. Mas	ters	
(hereinafter evidenced by	called Deb	tor) is inde ven date he	bted to The I rewith payab	Branch Bar ole to the or	nking and T der of The	rust Comp Branch Ba	any in tanking	the amount and Trust (	of \$40 Company	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
the Debtor to Debtor herel parts, and ed	to the Bank by mortgag quipment n	, however cr es to and gr ow or herea	d note and interested or existence and the Ban fter attached RX - 120	sting, whet k a securit; l thereto or	her direct o y interest in used in cor	r indirect, i the follo inection th	, or now wing pr nerewith	or hereaft operty and i:	ter exist I all acce	ing, the essories,
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	sly advance	d by the Ba	the proper hk and such funds to the	funds will	l be used fo	r no other				
The Del	btor warrai	nts and cove	nants that tl	he property	described	above is	used pr	rimarily fo	r the fe	ollowing
purpose:  The pro	Personal,	family or ho	ousehold 🔲 l	Farm 🗖 B	usiness					•
The pro	perty is loc	ated at								
The Del	otor further	warrants a	and covenant	s that:						
(1) Ex free from an the claims a	y adverse li	en, security	nterest grant interest or o ons whomsoe	ther encum	the Debtor brance, and	is the own the Debto	er of thor will d	e above des efend the p	scribed p property	property against
(2) No office and, at ments pursu in all public	the request ant to the U	of the Ban Iniform Con	nmercial Cod	will join w e in a form	with the Bar satisfactor	nk in execu y to the Ba	iting on ank and	e or more I	Tinancin	g State-
(3) Th consent of the		ill not sell o	r otherwise t	ransfer any	y of the pro	perty des	cribed l	nerein with	out the	written
(4) Th and compani Bank as its	ies and unde	er such polic	property insi ies as shall b	ured agains é satisfacto	st loss, dam ory to the B	age, theft ank with	and ot the loss	her risks i payable th	n such a ereunde	amounts er to the
cumbrance; will not use	and keep it said proper	in good ord ty in violatio	property des der and repai on of any sta any time wh	ir; and will tutes or orc	l not waste o linances and	or destroy I the Bank	it or an	y part ther	eof. The	e Debtor
			(Co	ntinued on	other side)			•		
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			JECT TO TO					THE RE	EVERSE	E SIDE
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FORM NO. UCC	850-100A	5-29-8	4							

(6) At its option, the Bank may discharge any taxes, liens, all security interests, or other encumbrances at any time levied upon or attached to the property hereinabove described, may pay for the insurance on said property and may pay for the maintenance and preservation of the said property. Any sums expended by the Bank for such purposes shall be added to the indebtedness hereby secured and secured by this Security Agreement. The Debtor agrees to reimburse the Bank on demand for any payments so made or any expenses so incurred.

The Debtor shall be in Default hereunder upon the happening of any of the following events, circumstances or conditions:

- (1) Default in the payment of the indebtedness or any part thereof secured hereunder or default in the performance of any of the obligations or of any covenant or liability contained or referred to herein;
- (2) Upon determination that any warranty, representation or statement made or furnished to the Bank by or on behalf of the Debtor in connection with this agreement proved to have been false in any material respect when made or furnished;
- (3) Loss, theft, substantial damage, destruction, sale or encumbrance of the property in which a security interest is granted hereunder or the making or assertion of any levy, seizure, lien or attachment;
- (4) Death, dissolution, termination, insolvency, business failure, or appointment of a receiver by or against the Debtor;
- (5) The use of the property hereinabove described in violation of any state or federal law or municipal ordinance.
  - (6) Failure to keep said property insured as required by the Bank;
  - (7) If the Bank should at any time feel insecure for any other reason whatsoever.

Upon the occurrence of any of the events constituting Default, the Bank may, at its option, declare all of the indebtedness secured hereby to be immediately due and payable and shall have all of the remedies of a secured party under the Uniform Commercial Code as enacted in the State of North Carolina. Without limitation of the foregoing, the Bank shall have the right:

- (1) To take immediate possession of the property without notice or resort to legal process; and may enter upon any premises upon which the property may be situated for the purpose of such removal;
- (2) At its option to retain the property in satisfaction of the obligation secured hereby under the circumstances provided in the Uniform Commercial Code. In such an event, notice shall be given to the Debtor. Unless the Bank sends such written notice retention of the property shall not be in satisfaction of any obligation secured hereby but shall be for the purpose of foreclosing its secured interest hereunder;
- (3) To dispose of said property in any county and in any place selected by the Bank at one or more sales in units or in parcels either with or without having the property physically present at the sale, which said sale may be either by Private Sale or by Public Sale. The Bank may buy at any Public Sale and if the property described hereinabove is of a type customarily sold in a recognized market or is of a type which is the subject of widely distributed standard price quotations, it may buy at Private Sale.

If the property is sold at Public Sale, notice thereof shall be posted at the Courthouse door in the county in which said sale is to be held at least five (5) days immediately preceding the sale. If the property is sold at Private Sale, the Bank will give at least five (5) days written notice of the time after which such Private Sale is to be made. In the case of a Public Sale, the Bank will furnish the Debtor notice and any other party in interest notice as required in accordance with the provisions of the Uniform Commercial Code.

- (4) To make or to arrange for the making of any repairs found necessary or desirable upon the property at the time of repossession, possession, or sale, the costs of which shall be chargeable against the Debtor.
  - (5) To apply the proceeds realized from the sale of the property to the following:
- (a) The expenses of taking, removing, holding for sale, repairing for sale, specifically including the Bank's reasonable attorney's fees and legal expenses;
- (b) The expenses of liquidating any lien, security interest or encumbrances superior to the security interest herein created; and
  - (c) The unpaid balance of the indebtedness hereby secured with all accumulated interest due thereon.

Any surplus after the satisfaction of the foregoing items shall be paid to the Debtor. If the proceeds realized from the disposition of the said property shall fail to pay the indebtedness due to the Bank and all charges incurred in connection with the disposition of said property, the Debtor shall remain liable to and shall pay the amount thereof to the Bank upon demand.

## **ENDORSEMENTS**

The undersigned	endorsers	hereby	expressly	recognize	and	agree	to a	ll of	the	terms,	provisions	and	stipu-
lations contained in th											•		

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